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CLERK OF THE COURTS UNITED STATES DISTRICT 844 N.KING STREET WILMINGTON, DELAWARE REBALDING OCT 19,07 REQUEST TO PROCEED IN ABSENTIA

DUE TO THE COST TO TRAVEL

TO DELAWARE AND THE PLAINTIFFS FINANCIAL POSITION PLUS THE FACT I COULD NOT ARGUE THIS CASE IN BALTIMORE. IT IS HEREBY REQUESTED THAT THE COURTS PROCEED WITH THEIR DETERMINATION WITH THE PLAINTIFF IN ABSENTIA. I HAVE OBTAINED ALL EVIDENCE I COULD FINANCIALLY AND WISH THE COURTS TO DECIDE WITH THE EVIDENCE PRESENTED BY THE PLAINTIFF. I, THE PLAINTIFF, HAVE INCURED FINANCIAL DIFFICULTY SINCE I HAVE FILED THIS CASE.

IF THE COURTS **DUE** FIND IN

FAVOR OF THE PLAINTIFF I ASK THAT THE COURTS FIND SUMMARY JUDGEMENT FOR THE PLAINTIFF AND DISREGARD MY WITHDRAW OF SUMMARY JUDGEMENT.

THAT THE DEFENDANTS

THROUGH THE COARGE OF DUTY DID NOT EXPLAIN DELAWARE LAW TO THE PLAINTIFF AT THE TIME OF HIS ARREST. THAT THE PLAINTIFF HAD THE RIGHT TO QUESTION OFFICER LEGATES, OFFICER WHEATLEY THE MILLSBORO POLICE AND THE TOWN OF MILLSBORO IN THE COURT OF LAW. THAT SINCE THE PLAINTIFF WAS A MARYLAND DRIVER WITH NO KNOWLEDGE OF DELAWARE LAW THAT THE POLICE HAD A CIVIL DUTY TO ADVISE THE PLAINTIFF, AT THE TIME OF HIS ARREST, OF DELAWARE LAW CONCERNING CHEMICAL TESTING.

THEREFORE SINCE THE

DEFENDANTS DID NOT NOTIFY THE PLAINTIFF OF DELAWARE LAW CONCERNING CHEMICAL TESTING COULD BE TAKEN BY FORCE THAT THE PLAINTIFF HAD THE RIGHT TO OUESTION THE REASONABLENESS OF THE DEFENDANTS ACTION. THUS IF THE COURTS FIND IN FAVOR OF THE DEFENDANTS THAT THE COURTS DENY ANY COMPENSATION TO THE DEFENDANTS FOR ATTONEY FEES OR NEW ALL SUFFERING.

CC.BRUCE HERRON VIA U.S. MAIL

RESPECTFULLY

H.LEIGHTON LASKEX 527 BALTIC AVE 🎙

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TOSEPH J. FARNAN JR.

JOSEPH J. FARNAN JR.

UNITED STATES DISTRICT

844 N. KING STREET

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